

Entered on Docket December 03, 2010

Hon. Michael S. McManus

Hon. Michael S. McManus
United States Bankruptcy Judge

WILLIAM A. VAN METER, TRUSTEE

Nevada State Bar No. 2803

P.O. Box 6630

Reno, Nevada 89513 Telephone: (775) 324-2500

tobyc13@nvbell.net

Chapter 13 Trustee

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEVADA

In re: CASE NO. **BK-N 10-52832-GWZ**

JAMES BARRETT HAGGERTY RACHEL MYLA HAGGERTY,

Debtors.

ORDER CONFIRMING CHAPTER 13 PLAN

Hearing Date: October 22, 2010

/ Time: 2:00 p.m.

CHAPTER 13

The Debtors' Chapter 13 Plan and Motion to Value Collateral having been served on all parties in interest and the Court finding, after proper notice and an opportunity for hearing, that the Debtors' plan satisfies all of the requirements of 11 U.S.C. § 1325, all pending objections having been resolved, and for other good cause appearing;

IT IS ORDERED that the Debtors' Chapter 13 Plan is confirmed.

IT IS ORDERED that there being no objection to the Debtor's compliance with 11 U.S.C. § 521(a)(1) the Court finds that the Debtor has filed all information necessary to proceed with the administration of this Chapter 13 case.

IT IS FURTHER ORDERED that except as otherwise provided for in this order or any other applicable order the Court values any collateral described in the Debtors' Chapter 13 Plan as estimated by the Debtors in the Plan and JAMES BARRETT and RACHEL MYLA HAGGERTY BK-N 10-52832-GWZ

ORDER CONFIRMING CHAPTER 13 PLAN Page 1 of 4

that the interest rate proposed to provide the secured creditor with the present value of its claim satisfies 11 U.S.C. § 1325(a)(5)(B)(ii).

IT IS FURTHER ORDERED that the Debtors' proposed assumption of executory contracts and unexpired leases as set forth in the Debtors' Chapter 13 Plan are approved. All executory contracts and unexpired leases not provided for in the Debtors' Chapter 13 Plan are rejected.

IT IS FURTHER ORDERED that the Standing Chapter 13 Trustee shall file and serve a Notice of Intent to Pay Claims on all parties in interest after the expiration of the time allowed to file proofs of claim. Objections to the Trustee's Notice of Intent to Pay Claims shall be filed, served, and set for hearing by the objecting party within thirty (30) days following service of the Trustee's Notice. In the absence of an objection to the Trustee's Notice of Intent to Pay Claims, the proposed distributions set forth in this document shall be final. Unless the Court orders otherwise after notice and hearing, the Trustee shall make no distributions to any claim filed after the time allowed for filing such claims as set forth in Fed. R. Bankr. P. 3002 and 3004 and the Debtors' Plan. The time period for the Debtors to file a proof of claim set forth in Fed. R. Bankr. P. 3004 is extended until (30) days following service of the Trustee's Notice of Intent to Pay Claims.

IT IS FURTHER ORDERED that to the extent distributions have not been made to the holder of an allowed claim, objections to the allowance and payment of any claim may be filed at any time before the Debtor is discharged.

IT IS FURTHER ORDERED that the Debtors shall provide immediate written notice to the Clerk of the United States Bankruptcy Court and the Chapter 13 Trustee of any change of address.

IT IS FURTHER ORDERED that the debtor shall provide immediate written notice to the Trustee of any termination, reduction of, or other material change in the Debtors' assets, income and/or employment.

IT IS FURTHER ORDERED that in the event the Plan does not continue to satisfy all confirmation requirements when the allowed amount of all claims becomes known, the Debtors shall modify the confirmed plan to satisfy all confirmation requirements. Failure to modify the plan under these circumstances shall constitute cause for dismissal under 11 U.S.C. § 1307(c).

IT IS FURTHER ORDERED that to the extent the plan does not provide for arrears on a secured claim and a proof of claim or amended proof of claim is filed indicating that arrears on the claim exist, the Trustee shall make no distributions on the claimed arrears. The Debtors will pay the arrears claim directly, amend the plan to provide for the unanticipated arrears, or object to the claim.

IT IS FURTHER ORDERED that in the event the Debtor fails to make any proposed direct payment, any proposed cure of the default shall be addressed in a plan modification and the postpetition default shall be cured by the Trustee from modified plan payments. Provided that the modification does not alter the proposed distribution to holders of other claims, the proposed modification may be submitted by stipulation approved by the Debtor, the affected secured creditor and Chapter 13 Trustee.

IT IS FURTHER ORDERED the Plan provides for total attorneys fees of \$4,000.00. Of this amount a total of \$4,000.00 is allowed, and \$1,000.00 has been paid prepetition. The balance of \$3,000.00, shall be paid by the Standing Chapter 13 Trustee from plan payments. Additional fees and costs, if any, may be approved after notice and hearing in accordance with 11 U.S.C. §§ 329, 330, Fed. R. Bankr. P. 2002, 2016, 2017, and the Court's general Guidelines for Compensation and Expense Reimbursement of Professionals.

IT IS FURTHER ORDERED that, pursuant to 11 U.S.C. § 102(1) and based on facts and circumstances of this case further notice and hearing is unnecessary and pursuant to 11 U.S.C. § 1323 the plan is amended as follows:

In order to provide the minimum amount needed to the unsecured creditors to provide all disposable income and as required by the B22C, the debtors plan payments shall increase from \$746 to \$1,046.00 beginning with the November 2010 payment for a base amount of \$61,860.00.

Wells Fargo Bank filed a secured proof of claim in the amount of \$2,700.35 for mortgage arrears on the first deed of trust that was not provided for in the plan. The debtors agree with this claim and wish for it to be paid. The Trustee shall pay Wells Fargo bank pursuant to the proof of claim in the amount of \$2,700.35 with 0% interest paid at a pro rata distribution.

US Bankcorp Manifest Funding filed a proof of claim on October 11, 2010, in the fully secured amount of \$30,501.72. The claim is a business lease that is being paid by a third party and not the debtors directly. The Trustee shall make no distributions to the secured portion of the claim and to the extent the creditor determines that its secured claim is not fully satisfied from the third party distribution, it may amend its proof of claim as it deems appropriate. In the event that an amended claim is filed the creditor shall be paid pro rata with other general unsecured claims.

Prepared b	v:
------------	----

CHAPTER 13 TRUSTEE

/S/ WILLIAM A. VAN METER WILLIAM A. VAN METER, TRUSTEE

Approved/Disapproved by:

/S/ ROBERT G. JOHNSTON ROBERT G. JOHNSTON, ESQ. Attorney for Debtors

Approved/Disapproved by:

/S/ GREGORY WILDE GREGORY WILDE, ESQ. Attorney for Wells Fargo Bank

ALTERNATIVE METHODS re: RULE 9021:

In accordance	with L.R. 9021, the undersigned certifies:
	The court waived the requirements of L.R. 9021.
	I have delivered a copy of this proposed order to all attorneys and unrepresented parties who appeared regarding this matter and/or who filed a written objection and each has: X approved the form of this order as indicated above; waived the right to review the order; and/or failed to file and serve papers in accordance with L.R. 9021(c).
at the hearing order, waived	I have delivered a copy of this proposed order to all attorneys and unrepresented parties who appeared regarding this matter and/or who filed a written objection and all have either approved the form of this the right to review the order, failed to file and serve papers in accordance with L.R. 9021(c) and the e disapproved the form of the order:
	NONE
	No opposition was filed to the motion and no other party or counsel appeared at the hearing.
Dated:	November 30, 2010
	/S/ Katie Jackson Katie Jackson Assistant to William A. Van Meter, Trustee P.O. Box 6630 Reno, NV 89509

###